

To: Federal Trade Commission

From: Susan Jeansonne

Re: **CFR Citation:** 16 CFR Part 437

Date: July 14, 2006

I have been a Quixtar affiliated Independent Business Owner for over 7 years. I have a small business which I pursue in my spare time to supplement my income. This allows me to accommodate for rising prices because my "job" does not provide the necessary pay increases to meet inflation.

Prospects pay a registration fee of approximately \$50.00 to become affiliated with Quixtar. This allows them the right to register other people and share in the compensation plan of the company.

As a small home-based business owner, I would like to submit the following comments for your consideration in regards to your proposed ruling on business opportunities (**CFR Citation:** 16 CFR Part 437).

Consideration 1: Eliminate the seven day waiting period for a prospect to register in businesses where the prospect can get his money back if not satisfied. This is offered in a Quixtar affiliated independent business. Timing is essential in business, and this part of the proposed ruling would discourage prospects from registering.

Consideration 2: Eliminate the requirement to provide prospects with personal financial documents to back up any income claim. This has no effect on the amount of money the prospect can make. It would harm my business by stifling the expectations of a new prospect if I chose to make less money than he wanted to make.

All Quixtar affiliated IBO's provide information to prospects on the business opportunity, the average IBO income, and their right to withdraw with a full refund of their registration cost if not satisfied.

Respectfully submitted,
Susan Jeansonne